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#### **Declaration and Power of Attorney for Patent Application**

# 특허 출원 관련 선언 및 위임권

#### Korean Language Declaration

아래 지명된 발명자로서, 본인은 하기 사항을 선언합니다.

본<mark>언의 거주지, 우송 주소 및 국적은 본인의 성명 아</mark>래에 기재된 것<mark>과</mark> 동입합니다.

본언은 하기 명시된 발명에 대한 특허를 청구하는 주제의 최초 원래 단독 발명자이거나 (아래에 한 이름만이 기제된 경우) 또는 최초 원래 공동 발명자임을 (아래에 여러 이름이 기제된 경우) 확인합니다.

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다음 난이 체크되어 있지 않으면 본 발명의 명세서가 여기에 첨부되니다.

**V** 

 미합중국 출원번호 또는 PCT
 국제 출원번호는

 14 January 2004
 로

 PCT/KR2004/000054
 일에 출원되었고

 일에 개정되었용

 (하당 경우)

본연은 상기 기정에 의해 수정된 상기 명세서는 물론 특히 청구의 내용을 검사했으며 이해했음을 확인합니다.

본인은 연방 규정 코드인 제37장의 제1.56항에 의거하여 특허 자격에 관한 자료 정보를 공개할 의무를 인정합니다. As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

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the specification of which is attached hereto unless the following box is checked:

was filed on 14 January 2004

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PCT/KR2004/000054 and was amended on (if applicable).

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.

This collection of information is required by 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 24 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents. Washington. DC 20231.

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I hereby claim foreign priority under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

				Priority Not Claimed 우선권 주장 않음				
	10-2003-0002314	KR	14/01/2003					
	(Number) ( 번호)	(Country) (국가)	(Day/Month/Year Filed) (출원일자 일/월/년)	Ш				
	(Number) ( 번호)	(Country) (국가)	(Day/Month/Year Filed) (출원일자 일/월/년)					
	은 미합증국 모드인 제35장 중국 가출원에 관련된 특권음	제!19항(e)에 명시된 바와 같이 하기 · 요구합니다.	I hereby claim the benefit under Title 35 § 119(e) of any United States provisionabelow.					
	(Application No.) (출원 번호)	(Filing Date) (출원일자)						
	(Application No.) (출원 번호)	(Filing Date) (출원일자)						
명시 제3( 출원 제1] 국제 제1. PC	된 바와 같이 또는 미합증국 55(c)항에 명시된 바와 길 서에 있는 각 특허 청구의 2항의 첫번째 절에서 명시 출원에 발포되지 않았으면 56항에 명시된 바와 같이	니 미국인 출원(등) 관련 제120항에 을 지정하는 PCT 국제 출원 관련 아이 하기 출원의 특권을 요구합니다. 이 4용이 미합중국 코드인 제35장 된 바와 같이 종전의 미국 또는 PCT 본언은 연방 규정 코드인 제37장 종전 출원일자와 이 출원서의 국내 또는 하 자격에 대한 자료 정보를 공개할	I hereby claim the benefit under Title 35, § 120 of any United States application(s) International application designating the below and, insofar as the subject matter this application is not disclosed in the printernational application in the manner preparagraph of Title 35, United States Code the duty to disclose information which is as defined in Title 37, Code of Federal Repeated and the national or PCT International filing date	or § 365(c) of any PCT United States, listed of each of the claims of or United States or PCT ovided by the first a, § 112, I acknowledge material to patentability egulations, § 1.56 which of the prior application				
	(Application No.) (출원 번호)	(Filing Date) (출원항작)	(Status) (patented, pending, abandoned) (한당))(동비 회문, 충용는 포기)					
	(Application No.) (출원 번호)	(Filing Date) (출원일자)	(Status) (patented, pending, abandoned) (현황)(특허 획득, 출원중, 포기)					
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본인이 아는 한도 내에서 여기에 제공된 모든 내용이 사실이고, 제공된 정보나 소신이 모두 사실임을 확인하며, 더나아가 미합증국 코드 제18장의 제1001절에 명시된 바와 같이 고의의 허위 진술 및 이와 유사한 행위는 벌금이나 투옥으로 처벌 받거나 벌금과 감옥형을 모두 받을 수 있고 이러한 고의의 허위 진술은 특허 출원이나 후에 발급된 특허의 유효성을 위태롭게 함을 인지하면서 여기에 진술함을 선언합니다.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application of any patent issued thereon.

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POWER OF ATTORNEY: As a named inventor, I hereby appoint the following altorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office convected therewith: (Ast name and registration number)

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문문 포는 취취제 취급시험 무렵 Touch Hilton Killy	Full name of sole or first inventor, Jong-Hyun Kild
#4*# 44 Zunhalu \$309.090	Inventor's signature Secretary Line Section 209 09 09 0
개후의 \$191 4881 Anam Apt, Myeongnyun-dong, Jongno-gu Saoul 119-767 South Korea	#101 -150 f Anam Apt . Myddingrytin ening, Johgho-gu Residence   Secut 110-767 South Korea
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만약 것으면 두번째 공동 방영자의 이동 Hye-Mon LEE	Full name of second joint inventor, if any Hye-Won LEE
투 <b>번에 방</b> 명적의 서명 //pe///ape//ee/ 일찍(20,0)	Second Inventor's signature ////////// Cate 0/7 1/4 0 5
계존계 #6-606 Hensin Isha Apti, Banpo2-dong, Seocho-gu Seoul 137-642, South Korea	#8-606 Hansin tcha Apt., Bargotz-dong, Seorbo-gu Residence Seout 137-042, South Kome
충설 KP	Citizenship KR
우송 축소 - \$6-696 Hansin tima Apt., Bampo2-dong, Seocho-gu 우송 축소 - Geouf 137-042, South Kores	\$6-696 Hansin 1cha Apt., Banpo2-dong, Geoche-gu <b>Post Office Address</b> Seoul 137-042, South Kores

: 예번째 그리고 가루의 공동 방영자들에 대한 음사한 정보의 그들의 서명을 백급할 것()

(Supply information and signature for third and subsequent joint inventors.)

54577-10700

서선 수선지

PTO/S8/110 (05-98)

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# Korean Language Declaration

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POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to processate this application and transact all business in the Patent and Trademark Office connected therewith: (fist name and registration number)

#물 독朝 국년씨 역식 첫 독립론(B)	Derect Yellephicine Colds for (nemes and federations internoes)
단독 또는 첫번째 방명자의 성명 Sung Wook CHO	Full name of side or first inventor Sung-Wook CHOI
발명자의 제명 - Sourg Topies Class - 일자 09 이사이	Inventor's signature Soung Cook (LiCete 09.69.69.62
겨추석 #401 Sameung airl villa, 419-43, Sadang 1-dong, Dongjak-gu Saoul 156-091 South Korea	Rasidance #401 Samaung art villa, 419-43, Sadang 1-dong, Dongjak-gu Seoul 198-091 South Koma
34 KB	Citizanship KR
우승 추本 Dangak-gu	Post Office Address (A01 Samsung art ville, 419-43, Sadeng 1-dong, Dongjak-gu
안약 옆으면 두번째 규동 방명자의 이동	Full name of second joint inventor, if any
수번째 발명자의 서명 경기	Second Inventor's signature Date
<b>가</b> 루의	Residence
<del>7</del> 4	Citizand-ip
P\$ 41	Past Office Address

:세번째 그리고 자후의 공동 방명자들에 대한 유사한 정보의 그들의 서명을 제공할 것()

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The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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